٦.,

--5. (amended) The method such as defined in claim 1, in which the modified oil comprised in the composition employed is an ethoxylated oil having an EO index of greater than or equal to 30 and less than or equal to 40.--

--6. (amended) The method such as defined in claim

1, in which the modified oil employed is modified rapeseed oil or modified sunflower oil

--7. (amended) The method such as defined in claim

1, in which the phytosanitary active principle is a compound

of chemical structure derived from the radical:

-C(=0) -CH<sub>2</sub>-N-CH<sub>2</sub>-P(=0) and more particularly glyphosate or N-(phosphonomethyl) glycine, in the form of a water-soluble salt, such as, for example, the monoisopropylamine or trimethylsulfonium salts.--

claim 8, in which the active principle is a compound of chemical structure derived from the radical  $-C(=0)-CH_2-N-CH_2-P(=0)$ , and is very particularly glyphosate or N-phosphonomethylglycine, in the form of a water-soluble salt, such as, for example, the monoisopropylamine or trimethylsulfonium salts.--

--11. (amended) The composition such as defined in claim 8, comprising an alkoxylated vegetable oil and an alkoxylated alkyl ester of a vegetable oil.--

42

--14. (amended) The composition such as defined in claim 12, in which the modified oil employed is modified rapeseed oil or modified sunflower oil.--

## REMARKS

The above changes in the claims merely place this national phase application in the same condition as it was during the international phase, with the multiple dependencies being removed.

Attached hereto is a marked-up version of the changes made to the claims by the current amendment. The attached page is captioned "VERSION WITH MARKINGS TO SHOW CHANGES MADE".

Respectfully submitted,
YOUNG & THOMPSON

\_\_\_\_\_\_

Thomas W. Perkins

Attorney for Applicants Registration No. 33,027

Customer No. 00466 745 South 23rd Street

Arlington, VA 22202

Telephone: 703/521-2297

December 26, 2001